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09/08/2017

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91228756	
Party	Plaintiff Fonality, Inc.	
Correspondence Address	JOEL N BOCK DENTONS US LLP PO BOX #061080 CHICAGO, IL 60606 UNITED STATES Email: trademarks.us@dentons.com	
Submission	Motion to Suspend for Settlement Discussions	
Filer's Name	Joel N. Bock	
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Date	09/08/2017	
Attachments	CONSENT MOTION TO SUSPEND PENDING SETTLEMENT NEGOTI- ATIONS.pdf(12836 bytes)	

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

FONALITY, INC.)	
)	Opposition No. 91228756
Plaintiff,)	and
)	
v.)	Cancellation Nos. 92063987, 92064005, and
)	92064018
FON WIRELESS LIMITED)	
)	Application serial no. 79/124,000
)	and
Defendant)	Registration nos. 3,232,690, 4,244,331 and
)	3,232,691
)	

CONSENT MOTION TO SUSPEND PENDING SETTLEMENT NEGOTIATIONS

The parties, Fonality, Inc. (the "Plaintiff"), and Fon Wireless Limited (the "Defendant") through counsel, hereby request that the Board suspend for 60 days the above-identified consolidated opposition number 91228756 (against application 79/124,000) and the cancellation proceedings (nos. 92063987, 92064005, and 92064018) against serial nos. 3,232,690, 4,244,331 and 3,232,691 owned by Defendant (the "Opposition and Cancellations").

As grounds for the motion to suspend, Applicant indicates that the parties are currently engaged in settlement discussions and expect to reach an agreement soon.

Accordingly, Applicant respectfully requests that the Board grant the Motion to Suspend pending settlement negotiations.

Respectfully submitted,

FONALITY, INC.

By: /s//joel n. bock/ Joel N. Bock, Esq. Dentons US LLP P.O. Box #061080 Wacker Drive Station, Willis Tower Chicago, IL 60606 212-768-5367 Joel.bock@dentons.com trademarks.us@dentons.com Attorneys for Fonality, Inc.

Dated: September 8, 2017

CERTIFICATE OF FILING

I hereby certify that a true and correct copy of the foregoing MOTION TO SUSPEND was filed electronically with the TTAB via ESTTA on September 8, 2017.

/s/ /joel n. bock/ Joel N. Bock

CERTIFICATE OF SERVICE

I hereby certify that I caused a true and correct copy of the foregoing MOTION TO

SUSPEND to be served upon the attorneys for Defendant:

Stewart J. Bellus
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by electronic transmission at the addresses indicated above on this 8th day of September, 2017.

/s/ /jade olson/ Jade Olson